	Case3:11-cv-03232-EMC Document258	Filed09/09/13	Page1 of 3	
1 2 3	JOSEPH W. SINGLETON (State Bar No. 2093) LAW OFFICES OF JOSEPH W. SINGLETON 5950 CANOGA AVE., SUITE 130 WOODLAND HILLS, CALIFORNIA 91367 (818) 999-1950; FAX (818) 999-1955	862) N		
4	A44 Co. D1. '' CC			
5	Attorneys for Plaintiff, Anthony Fredianelli			
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8	UNITED STATES D	ISTRICT COI	∏ RT	
9	NORTHERN DISTRICT OF CALIFORNIA			
10	WALLER DISTRIC	I OI CALIF		
11				
12	ANTHONY FREDIANELLI,	Case No.:	C 11-03232 EMC	
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER		
14	V.	[PROPOSED] ORDER REGARDING FILING DATE ON MOTIONS IN LIMINE		
15	STEPHAN JENKINS, et al.,	The Honorable Edward M. Chen		
16	Defendants.			
17 18 19 20	STEPHAN JENKINS, an Individual; 3EB TOURING, INC., a California Corporation; THIRD EYE BLIND, INC., a California Corporation; and STEPHAN JENKINS PRODUCTIONS, INC., a California Corporation,			
21 22	Defendant/Counterclaimants, v.			
23 24	ANTHONY FREDIANELLI, an Individual,			
25	Plaintiff/Counterdefendant.			
26	On August 12, 2013, This Court entered an	On August 12, 2013, This Court entered an order requiring Defendants and Plaintiff to file		
27 28	any Motions in Limine and Oppositions thereto by no later than 9:00 a.m. on September 9, 2013.			
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	STIPULATION AND [PROPOSED] ORDER REGARDING FILING DATE ON MOTIONS IN LIMINE			

Case3:11-cv-03232-EMC Document258 Filed09/09/13 Page2 of 3 As the result of a calendaring on behalf of Plaintiff's counsel, Plaintiff's Opposition was not ready 1 2 for filing at 9:00 a.m. on September 9, 2013 but ready by the end of September 9, 2013. Defendants filed their Motions in Limine on the morning of September 9, 2013, without any 3 Opposition provided by Plaintiff. Accordingly, the parties request that the Court modify its Court 4 Order to provide that Motions in Limine and the Oppositions thereto be filed by September 9, 5 6 2013. 7 8 IT IS SO STIPULATED. 9 10 Dated: September 9, 2013. JOSEPH W. SINGLETON, ESQ. 11 12 By: /s/ Joseph W. Singleton Joseph W. Singleton, 13 Attorneys for Plaintiff ANTHONY FREDIANELLI 14 15 16 Dated: September 9, 2013. ABBEY, WEITZENBERG, WARREN & EMERY 17 18 /s/ Stephanie L. Walker By: 19 Mitchell B. Greenberg Stephanie L. Walker 20 Attorneys for Defendants STEPHAN JENKINS, an Individual; BRADLEY HARGRAEAVES, an 21 Individual: STEPHAN JENKINS 22 PUBLISHING, INC.; 3EB TOURING, INC.: AND THIRD EYE BLIND, INC. 23 24 //// 25 1111 26 1111 27

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ATTESTATION OF CONCURRENCE

I, Joseph W. Singleton, as the ECF user and filer of this document, attest that, pursuant to General Order No. 45(X)(B), concurrence in the filing of this document has been obtained from the above signatories.

Dated: September 9, 2013. JOSEPH W. SINGLETON, ESC.

By:

Joseph W. Singleton, Attorneys for Plaintiff ANTHONY FREDIANELLI

In accordance with the Stipulation above, IT IS HEREBY ORDERED

THAT Motions in Limine in this case (both moving papers and oppositions must together) may be filed with the Court no later than September 09, 2013. immediately.

Dated: September 9, 2013.

